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## IN THE UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

AGUDATH ISRAEL OF AMERICA, a New York non-profit corporation, and WR PROPERTY LLC, a New Jersey limited liability company,

Civ. No. 3:17-DV-03226

Plaintiffs,

V.

TOWNSHIP OF JACKSON, NEW JERSEY, MICHAEL REINA, ROBERT NIXON, HELENE SCHLEGEL, JEFFREY PURPURO, WILLIAM CAMPBELL, and KENNETH PIESLAK,

Defendants.

## **DECLARATION OF YAACOV HANOVER**

YAACOV HANOVER declares as follows, pursuant to 28 U.S.C. § 1746:

- 1. I live in the Raintree area of Lakewood.
- 2. I submit this declaration in support of Plaintiffs' motion for a preliminary injunction.
- 3. I am a member of Agudath Israel.
- 4. I bought my house in Lakewood approximately ten years ago. I now have 5 children and my family has grown out of our house in Lakewood.
- 5. I would like to move to Jackson because my parents and my brother live there, because it is beautiful and because it is more affordable than Lakewood.
- 6. However, I cannot move to Jackson because there is no school there that would further my religious beliefs.
- 7. I am also concerned about moving to Jackson because my parents have been harassed in Jackson.
- 8. I feel stuck. I would like to move to Jackson hassle-free, but that is impossible.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on August 22, 2019

YAACOV HANOVER